## Case 3:09-cv-02914-3CS Doocumeent 7 Filibebl07/06/09 Page 1 of 2 Barry W. Lee (State Bar No. 088685) 1 E-mail: blee@manatt.com 2 Bruce B. Kelson (State Bar No. 202441) E-mail: bkelson@manatt.com 3 MANATT, PHELPS & PHILLIPS, LLP One Embarcadero Center, 30th Floor San Francisco, CA 94111 4 Telephone: (415) 291-7400 Facsimile: (415) 291-7474 5 6 Attorneys for Defendants Brain Research Labs LLC, Joshua Reynolds, John Arnold and Gerry Mathews 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 JOSEPH ROTENBERG and DOES 1-100. Case No. 3:09-cv-02914 10 Plaintiffs, 11 **STIPULATION EXTENDING TIME TO** 12 v. RESPOND TO COMPLAINT BRAIN RESEARCH LABS LLC, a Delaware LLC; 13 20/20 BRAIN POWER PARTNERS LLC, a California LLC, a member of Brain Research Labs LLC; 14 CHARLES CONAWAY, a member of Brain Research Labs LLC and general partner of Sabre Capital 15 Partners, LP; RICHARD COTE, a managing member 16 of Brain Research Labs LLC and managing member of Lorac Holdings LLC; LORAC HOLDINGS LLC, a Washington LLC, a managing member of Brain 17 Research Labs LLC; SABRE CAPITAL MANAGEMENT LLC, a Delaware LLC, a member of 18 Brain Research Labs LLC; SABRE CAPITAL PARTNERS, LP, a Delaware LP, general partner of 19 Sabre Capital Management LLC; SHRIK MEHTA, a 20 member of Brain Research Labs LLC; 20/20 BRAIN POWER FOUNDERS LLC, a California LLC, a manager of 20/20 Brain Power Partners LLC; JOSHUA 21 REYNOLDS, manager of 20/20 Brain Power Founders LLC; JOHN ARNOLD, manager of Brain Power 22 Partners LLC, and President of MedHealth Direct, Inc.; MEDHEALTH DIRECT, INC., a California 23 corporation; ARNOLD BRESKY, a California resident; CYNTHIA WATSON, a California resident; GERRY 24 MATHEWS, an Ohio resident; CHERYL SINDELL, a 25 California resident; CON STOUGH, an Australian resident; KEITH WESNES, a resident of the United Kingdom; ANDREA ZANGARA, a resident of the 26 United Kingdom; and ROES 1-100, 27 Defendants. 28

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1	WHEREAS, Defendants Brain Research Labs LLC, Joshua Reynolds, John
2	Arnold and Gerry Mathews (the "Served Defendants") filed a Notice of Removal in this action on
3	June 29, 2009;
4	WHEREAS, the Served Defendants' response to the complaint would be due on
5	July 7, 2009, pursuant to Fed. R. Civ. P. 81(c)(2).
6	WHEREAS, the parties have agreed to a 30-day extension of time for the Served
7	Defendants to respond to the complaint.
8	THEREFORE, it is hereby agreed and stipulated between the parties, pursuant to
9	Civil L.R. 6-1(a), that the Served Defendants shall have an extension of time, to August 6, 2009,
10	to answer, move or otherwise respond to the complaint in this action.
11	IT IS SO AGREED AND STIPULATED.
12	
13	Dated: July 6, 2009 ROPERS, MAJESKI, KOHN & BENTLEY
14	
15	By: <u>/s/ Timothy A. Dolan</u> Timothy A. Dolan
16	Attorneys for Plaintiff
17	Filer's Attestation: Pursuant to General Order No. 45, Section X(B) regarding signatures, Bruce B. Kelson
18	hereby attests that concurrence in the filing of the document has been obtained.
19	
20	Dated: July 6, 2009 MANATT, PHELPS & PHILLIPS, LLP
21	
22	By: /s/ Bruce B. Kelson
23	Bruce B. Kelson
24	Joshua Reynolds, John Arnold and Gerry Mathews
25	Dated: July 10, 2009 IT IS SO ORDERED
26	
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PS & .P aw	CASE NO 200 SW 2014